

THE CITY OF NEW YORK LAW DEPARTMENT 100 CHURCH STREET NEW YORK, NY 10007

JAMES E. JOHNSON Corporation Counsel MELANIE SPEIGHT Senior Counsel Phone: (212) 356-2425 mspeight@law.nyc.gov

APPLICATION GRANTED SO ORDERED A. VERNON S. BRODERICK U.S.D.J. 6/29/2020

The parties shall file a status update by September 30, 2020.

VIA ECF

Honorable Vernon S. Broderick United States District Judge Southern District of New York 40 Foley Square New York, NY 10007

Re: <u>Jarzette Jacobs Administrator of Estate of Jah'Lire Nicholson et al. v. City, et al.,</u>

18-CV-3275 (VSB)

Your Honor:

I am a Senior Counsel in the Office of James E. Johnson, Corporation Counsel of the City of New York, representing defendants City of New York, Police Officer Daniel Decario, and Police Officer Djafar Tsaabbast in the above-referenced matter. Pursuant to the Court's Order dated March 24, 2020, defendants write respectfully on behalf of the parties to advise the Court of the status of this action and to respectfully request that the Court extend the stay of discovery by 90 days.

By Scheduling Order dated November 20, 2019, the Court directed the parties to complete fact and expert discovery by March 31, 2020. On March 20, 2020, the parties jointly requested that the Court issue a 90 day stay of discovery in light of the delays caused by the Covid-19 pandemic. In particular, the parties advised the Court that a stay was needed in order to allow the parties to safely complete depositions and in order to provide plaintiffs' ballistics expert the time and resources to evaluate the case. Both of these needs still justify extending the stay. The parties have worked together to exchange additional document discovery regarding the ballistics expert's evaluation and are working to arrange logistics for such an evaluation in light of the safety concerns caused by the pandemic. However, counsel for the parties continue to work primarily on a remote basis and, out of concern for all involved, agree that it would be prudent to complete both depositions and any in person examinations of materials at a later date.

Accordingly, the parties respectfully request that the Court further extend the stay of discovery by 90 days. To the extent that this request is granted, the parties further respectfully request that the Court permit them to submit a joint status update at the conclusion of the stay.

Thank you for your consideration herein.

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Respectfully submitted on behalf of the parties,

JAMES E. JOHNSON Corporation Counsel of the City of New York Attorney for Defendants City, Decario, and Tsaabbast 100 Church Street, 3rd Floor New York, New York 10007 (212) 356-2425/3527

By: /s/ Melanie Speight Melanie Speight Senior Counsel

CC: VIA ECF

Gabriel Paul Harvis Baree Nichole Fett Elefterakis, Elefterakis & Panek Plaintiffs' Counsel 80 Pine Street, 38th Floor New York, NY 10005 (212) 532-1116

CC: VIA ECF

Jeffrey Adam Rothman Plaintiffs' Counsel 305 Broadway, Suite 100 New York, NY 10007 (212) 227-2980